

SENATE BILL No. 257

DIGEST OF SB 257 (Updated February 9, 2021 10:53 am - DI 140)

Citations Affected: IC 6-8.1; IC 22-1; IC 22-3; IC 22-4.

Synopsis: Employee misclassification. Requires the department of state revenue, the state department of labor, the worker's compensation board of Indiana, and the department of workforce development to report before November 1 of each year for three years, beginning November 1, 2021, to the interim study committee on employment and labor for the immediately preceding state fiscal year: (1) the number of employers that each department or the board determined during the immediately preceding state fiscal year improperly classified at least one worker as an independent contractor; (2) the total number of improperly classified workers employed by those employers; (3) the department's or board's calculation of actual revenue not collected or the additional costs to the state that the department or board attributes to the improperly classified workers; (4) the amount of the penalties and interest assessed against those employers by each department or the board, and the amount of the penalties and interest assessed that has been collected; and (5) the classification criteria used by the department to classify workers. Requires that the reports include only information in the form of aggregate statistics and not include information that can be used to identify specific employers or workers.

Effective: July 1, 2021.

Niezgodski, Holdman

January 11, 2021, read first time and referred to Committee on Tax and Fiscal Policy. February 9, 2021, reported favorably — Do Pass.



First Regular Session of the 122nd General Assembly (2021)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2020 Regular Session of the General Assembly.

SENATE BILL No. 257

A BILL FOR AN ACT to amend the Indiana Code concerning labor and safety.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 6-8.1-3-21.3 IS ADDED TO THE INDIANA
2	CODE AS A NEW SECTION TO READ AS FOLLOWS
3	[EFFECTIVE JULY 1, 2021]: Sec. 21.3. (a) The department shall
4	report, in an electronic format under IC 5-14-6, before November
5	1 of each year to the interim study committee on employment and
6	labor (established by IC 2-5-1.3-4) for the immediately preceding
7	state fiscal year:
8	(1) the number of employers that the department determined
9	during the immediately preceding state fiscal year improperly
10	classified at least one (1) worker as an independent
11	contractor;
12	(2) the total number of improperly classified workers
13	employed by the employers described in subdivision (1);
14	(3) based on the findings reported under subdivision (2), a
15	calculation of actual revenue not collected by the state that the
16	department attributes to the improperly classified workers;
17	(4) the amount of the penalties and interest assessed against



1	the employers described in subdivision (1) by the department,
2	and the amount of the penalties and interest assessed that has
3	been collected; and
4	(5) the classification criteria used by the department to
5	classify workers.
6	(b) The information required by subsection (a)(1) through (a)(4)
7	must be in the form of aggregate statistics. The report must not
8	include information that can be used to identify specific employers
9	or workers.
10	(c) This section expires December 31, 2023.
11	SECTION 2. IC 22-1-1-22.5 IS ADDED TO THE INDIANA CODE
12	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
13	1, 2021]: Sec. 22.5. (a) The department of labor shall report, in an
14	electronic format under IC 5-14-6, before November 1 of each year
15	to the interim study committee on employment and labor
16	(established by IC 2-5-1.3-4) for the immediately preceding state
17	fiscal year:
18	(1) the number of employers that the department of labor
19	determined during the immediately preceding state fiscal year
20	improperly classified at least one (1) worker as an
21	independent contractor;
22	(2) the total number of improperly classified workers
23	employed by the employers described in subdivision (1);
24	(3) based on the findings reported under subdivision (2), a
25	calculation of actual revenue not collected by the state that the
26	department of labor attributes to the improperly classified
27	workers;
28	(4) the amount of the penalties and interest assessed against
29	the employers described in subdivision (1) by the department
30	of labor, and the amount of the penalties and interest assessed
31	that has been collected; and
32	(5) the classification criteria used by the department of labor
33	to classify workers.
34	(b) The information required by subsection (a)(1) through (a)(4)
35	must be in the form of aggregate statistics. The report must not
36	include information that can be used to identify specific employers
37	or workers.
38	(c) This section expires December 31, 2023.
39	SECTION 3. IC 22-3-1-6 IS ADDED TO THE INDIANA CODE
40	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
41	1, 2021]: Sec. 6. (a) The worker's compensation board shall report,
42	in an electronic format under IC 5-14-6, before November 1 of



1	each year to the interim study committee on employment and labor
2	(established by IC 2-5-1.3-4) for the immediately preceding state
3	fiscal year:
4	(1) the number of employers that the worker's compensation
5	board determined during the immediately preceding state
6	fiscal year improperly classified at least one (1) worker as an
7	independent contractor;
8	(2) the total number of improperly classified workers
9	employed by the employers described in subdivision (1);
10	(3) based on the findings reported under subdivision (2), a
11	calculation of actual additional costs to the state that the
12	worker's compensation board attributes to the improperly
13	classified workers;
14	(4) the amount of the penalties and interest assessed against
15	the employers described in subdivision (1) by the worker's
16	compensation board, and the amount of the penalties and
17	interest assessed that has been collected; and
18	(5) the classification criteria used by the worker's
19	compensation board to classify workers.
20	(b) The information required by subsection (a)(1) through (a)(4)
21	must be in the form of aggregate statistics. The report must not
22	include information that can be used to identify specific employers
23	or workers.
24	(c) This section expires December 31, 2023.
25	SECTION 4. IC 22-4-19-16 IS ADDED TO THE INDIANA CODE
26	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
27	1, 2021]: Sec. 16. (a) The department shall report, in an electronic
28	format under IC 5-14-6, before November 1 of each year to the
29	interim study committee on employment and labor (established by
30	IC 2-5-1.3-4) for the immediately preceding state fiscal year:
31	(1) the number of employers that the department determined
32	during the immediately preceding state fiscal year improperly
33	classified at least one (1) worker as an independent
34	contractor;
35	(2) the total number of improperly classified workers
36	employed by the employers described in subdivision (1);
37	(3) based on the findings reported under subdivision (2), a
38	calculation of actual additional costs to the state that the
39	department attributes to the improperly classified workers;
40	(4) the amount of the penalties and interest assessed against
41	the employers described in subdivision (1) by the department,

and the amount of the penalties and interest assessed that has



42

1	been collected; and
2	(5) the classification criteria used by the department to
3	classify workers.
4	(b) The information required by subsection (a)(1) through (a)(4)
5	must be in the form of aggregate statistics. The report must not
6	include information that can be used to identify specific employers
7	or workers.
8	(c) This section expires December 31, 2023.



COMMITTEE REPORT

Madam President: The Senate Committee on Tax and Fiscal Policy, to which was referred Senate Bill No. 257, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is to SB 257 as introduced.)

HOLDMAN, Chairperson

Committee Vote: Yeas 13, Nays 0

